## UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA CIVIL MINUTES - GENERAL

Case No. <b>CV 17-4886-PJW</b>		PJW		Date	September 11, 2017	
Title The Ivy Coach, Inc. v. College-Connections, Inc., et al.						
Present: The Honorable PATRICK J.			. WALSH, UNITED STATES DISTRICT JUDGE			
Isabel Martinez			Not Reported			
Deputy Clerk				Court Reporter		
Attorneys Present for Plaintiff(s) Not Present			Atto	Attorneys Present for Defendant(s) Not Present		

## Proceedings: (IN CHAMBERS) ORDER TO SHOW CAUSE WHY FIRST AMENDED COMPLAINT SHOULD NOT BE STRICKEN

On August 22, 2017, Plaintiff filed a First Amended Complaint ("FAC") [Doc. # 11]. Under Fed. R. Civ. P. 15(a)(1), Plaintiff had a right to amend the pleadings once as a matter of course within 21 days after service of the complaint or within 21 days after service of a responsive pleading or motion under Rule 12(b), (e), or (f), whichever is earlier. None of these prerequisites applies here. Thus, Under Rule 15(a)(2), Plaintiff had an obligation to obtain a stipulation to file a FAC or seek leave of the Court. Plaintiff did neither. Accordingly, Plaintiff is ORDERED TO SHOW CAUSE in writing within seven court days from the date of this Order why the FAC should not be stricken. This OSC may be discharged upon the filing of a stipulation or a motion for leave to amend complaint.

IT IS SO ORDERED.